# EXHIBIT 2

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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	OAKLAND DIVISION		
11	EPIC GAMES, INC. v. APPLE INC.	Case Nos. 4:20-CV-05640-YGR	
12	CAMERON ET AL. v. APPLE INC.	4:19-CV-03074-YGR 4:11-CV-06714-YGR	
13	IN RE APPLE IPHONE ANTITRUST LITIGATION	NON-PARTY VALVE CORPORATION'S RESPONSE AND OBJECTION TO	
14	LITIOATION	SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR	
15		OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION	
16		ISSUED BY APPLE INC.	
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18	Pursuant to Federal Rule of Civil Procedure 45(d)(2)(B), Valve Corporation ("Valve")		
19	objects to the production, inspection, or copying of the documents and materials designated in		
20	the subpoena served by Defendant Apple Inc. (the "Subpoena"). Valve's objections to the		
21	Subpoena include, but are not necessarily limited to, the following:  GENERAL OBJECTIONS		
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23	1. Valve objects to the Subpoena's	instructions and definitions to the extent they	
24	exceed the scope of appropriate third-party discovery under the Federal Rules of Civil Procedure		
25	and render the requests vague and ambiguous, overbroad, harassing and unduly burdensome.		
26	2. Valve objects to the Subpoena to the extent it seeks the production of materials		
27	that are in the possession, custody, or control of parties or persons other than Valve, and to the		
28	extent the requested materials are equally or mo	ore readily available through party discovery	

without imposing burden on a third party. Many of the documents sought by the Subpoena are available from Apple Inc., Epic Games, Inc., Lawrence Plaintiffs and/or Cameron Plaintiffs (collectively, "Parties") and are more properly obtained from the Parties to the captioned actions. There is no apparent need to discover these materials from non-party Valve, or a justification for imposing burden on a third party when the materials are available through party discovery. *E.g.*, *Va. Dep't of Corr. v. Jordan*, 921 F.3d 180, 189 (4th Cir. 2019) ("Bystanders should not be drawn into the parties' dispute without some good reason. . . . For example, a party's email provider might well possess emails that would be discoverable from the party herself. But unless the email provider can offer important information that cannot be obtained from the party directly, there would be no cause for a subpoena against the provider."), *cert. denied*, 140 S. Ct. 672 (2019); *Haworth, Inc. v. Herman Miller, Inc.*, 998 F.2d 975, 978 (Fed. Cir. 1993) (affirming district court's order requiring defendant "to seek discovery from its party opponent before burdening the nonparty"); *Nidec Corp. v. Victor Co. of Japan*, 249 F.R.D. 575, 577 (N.D. Cal. 2007) ("There is simply no reason to burden nonparties when the documents sought are in possession of the party defendant.").

- 3. Valve objects to the Subpoena to the extent it seeks the production of materials that are publicly available, e.g., on Steam or <a href="www.partner.steamgames.com">www.partner.steamgames.com</a>. The Subpoena imposes an undue burden on a third party when the materials are otherwise available directly to Apple Inc.
- 4. Valve objects to the Subpoena on the grounds that its requests are overbroad as to time and subject matter and would require Valve to conduct a time consuming and unduly burdensome search, which will cause Valve to incur significant expense and disruption. The Subpoena fails to compensate Valve for the time and expense required to respond to the overly broad and burdensome document requests.
- 5. Valve objects to the Subpoena to the extent it seeks production of documents protected by the attorney-client privilege, the work product doctrine, or any other applicable doctrines or privileges.
  - 6. Valve objects to the Subpoena to the extent it seeks to impose a duty on Valve to

create reports, analyses or compile information that Valve does not create, compile or keep in immediately accessible format in the ordinary course of its business. Valve further objects to the Subpoena to the extent it seeks to require Valve to provide any information beyond what is available to Valve at the present time from a reasonable search of its own records and a reasonable inquiry of its present employees, including information that is not within Valve's possession, custody, or control.

- 7. Valve objects to the Subpoena to the extent it calls for the production of documents that contain trade secrets or other highly confidential and proprietary research, development, or commercial or financial information, or to the extent that the documents sought by the Subpoena are subject to confidentiality agreements or obligations with others. Documents sought by the Subpoena are confidential, including many that are highly confidential and should be limited to outside attorneys' eyes only.
- 8. Valve objects to the Subpoena's definitions of PERSON, YOU, and YOUR insofar as they include "attorneys" and would require responses from or production of documents by Valve's attorneys. Valve objects to producing any communications, information, documents, or other materials within its attorneys' possession. The definition of YOU and YOUR also includes "predecessor," "successor," "agents," "representatives," "consultants," "accountants," and "corporate affiliates," which likely includes persons beyond the control of Valve. The definition of PERSON includes "partner," "corporate parent," "subsidiary," and "affiliate" which likely includes persons beyond the control of Valve. Accordingly, and subject to these objections, Valve interprets the terms PERSON, YOU and YOUR in the Subpoena to mean only Valve and its employees.
- 9. Valve objects to the Subpoena's definition of COMMUNICATION is vague, ambiguous, overbroad and renders compliance with the Subpoena unduly burdensome, particularly insofar as it purports to require any custodial email searches.
- 10. Valve objects to the Subpoena's definition of DOCUMENT and DOCUMENTS is overbroad and renders compliance with the Subpoena unduly burdensome, particularly insofar as it purports to require any custodial email searches.

- 11. Valve objects to the Subpoena's definition of REPORTS, "any final reports, research, papers, memoranda, presentations, reviews, statistical compilations, or other analyses," as overbroad and unduly burdensome. Accordingly, and subject to these objections, Valve interprets the term REPORTS in the Subpoena to mean final reports, papers, memoranda or statistical compilations generated as a result of formal analyses undertaken by Valve.
- 12. Valve objects to the Subpoena's definition of STEAM LINK "YOUR APP for any DEVICE" as unintelligible, vague and ambiguous, overbroad, and unduly burdensome, particularly because Apple Inc. defines "APP" to include any Valve software.
- 13. Valve objects to the Subpoena to the extent that it calls for the search and production of electronically stored information (ESI) that is not reasonably tailored to the needs of the above-captioned actions. In circumstances where ESI is responsive to a particular request, Valve will conduct a reasonable search pursuant to agreed upon or Court ordered parameters.
- 14. Valve objects to the Subpoena's instruction no. 2 as it includes DOCUMENTS and information from "YOUR present and former attorneys, investigators, accountants, agents, representatives, or other PERSONS acting on YOUR behalf." This instruction and the defined terms used therein render the Subpoena impermissibly broad and unduly burdensome, including seeking disclosure of documents and information protected by attorney-client privilege, work product immunity, trade secrets and other doctrines. Based on its objections, Valve will produce responsive materials only from Valve and its employees.
- 15. Valve objects to the Subpoena's instruction no. 8 to the extent that it requires information beyond Fed. R. Civ. P. Rule 45(e)(2).
- 16. Valve objects to the Subpoena's instruction no. 11 as the relevant time period (2008 to the present) is vastly overbroad, unduly burdensome, harassing and does not take reasonable steps to avoid imposing undue burden and expense on Valve, as required by Fed. R. Civ. P. Rule 45(d)(1).
- 17. Valve objects to the Subpoena's instruction no. 12 as it reiterates the definition of PERSON to include "attorneys." Valve also incorporates its objections to instruction no. 8.
  - 18. Valve objects to the Subpoena's instruction no. 14 as Rule 26(e) of the Federal

Rules of Civil Procedure does not apply to Valve as it is a non-party.

- 19. Valve objects to the Subpoena as overly broad as to scope and unduly burdensome insofar as it seeks information or materials regarding any operations or activities outside the United States.
- 20. Valve objects to producing documents at the time and place requested by the propounding party. Valve will make its responsive documents available for inspection or will produce responsive documents at a time and date to be mutually agreed upon by counsel.
- 21. Valve reserves all other objections. Neither Valve's agreement to produce documents nor its agreement to search for documents responsive to the Subpoena shall imply that responsive documents exist within its possession, custody or control.

#### **SPECIFIC OBJECTIONS**

#### **REQUEST FOR PRODUCTION NO. 1:**

REPORTS comparing the distribution of APPS through any APP MARKETPLACE, INCLUDING Google Play, the Samsung Galaxy Store, Android Market, DEFENDANT'S iOS and Mac App Stores, the Amazon Appstore, Amazon Underground, the Microsoft Store for Xbox, Windows Store, and Windows Phone Store, the Epic Games Store, Origin, and online storefronts distributing games and digital content for Xbox, PlayStation, and Nintendo, and YOUR APP MARKETPLACE(S), INCLUDING:

- a. the past or present benefits or costs of distribution in each APP
   MARKETPLACE;
- b. past or present fees and commission rates charged by each APP MARKETPLACE, INCLUDING how such fees and commission rates affect the attractiveness of any APP MARKETPLACE to APP DEVELOPERS;
- c. past or present security or privacy protections offered in each APP
   MARKETPLACE;
- d. past or present APP REVIEW and approval procedures and practices in each APP MARKETPLACE;
  - e. past or present tools for APP DEVELOPERS in each APP MARKETPLACE;

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- f. past or present relative ease or difficulty of updating APPS in each APP MARKETPLACE;
- g. past or present market share calculations or estimates for APP
   MARKETPLACES, INCLUDING the definitions used to perform those calculations;
- h. past or present decision to distribute YOUR APPS on a particular APP MARKETPLACE;
- i. contemplated, planned, or actual distribution of YOUR APPS directly (i.e., not through an APP MARKETPLACE); and
- j. past or present APP maintenance activities in each APP MARKETPLACE.

  RESPONSE TO REQUEST FOR PRODUCTION NO. 1:

Subject to and in addition to General Objections, Valve objects to Request Nos. 1-3, including their subparts, as overly broad in time and in scope, unduly burdensome and not proportional to the needs of the cases. Valve further objects to these requests as overly broad and unduly burdensome insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to these requests (particularly Request No. 1), as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., <a href="https://apps.apple.com/us/developer/valve/id495369751">https://apps.apple.com/us/developer/valve/id495369751</a>. Valve also objects to these requests to the extent they seek production of documents that are protected by attorney-client and work product privileges or otherwise not relevant to the claims and defenses at issue in the captioned actions. Valve further objects to these requests insofar as they would call for Valve to produce any source code, which is highly confidential and which Valve declines to do. Moreover, Valve objects to these requests to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of

these requests.

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# **REQUEST FOR PRODUCTION NO. 2:**

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DOCUMENTS sufficient to show with respect to YOUR APP MARKETPLACE(S):

- a. the total yearly amount remitted to YOU from sales of APPS and IN-APP PRODUCTS (by APP and method of monetization, if available);
- b. any estimates of or accounting for annual ADVERTISING revenue attributable to YOUR MARKETPLACE (by APP, if available);
- c. any estimates of or accounting for YOUR annual revenues from sales of EXTERNAL PRODUCTS attributable to YOUR APP MARKETPLACE (by APP and method of monetization, if available);
- d. any estimates of or accounting for annual revenues (other than the foregoing) attributable to YOUR APP MARKETPLACE (by APP and method of monetization, if available); and
- e. any estimates of or accounting for annual earnings, income, or profit (whether gross or net) attributable to YOUR APP MARKETPLACE (by APP and method of monetization, if available).

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 2:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 1-3, including their subparts, as overly broad in time and in scope, unduly burdensome and not proportional to the needs of the cases. Valve further objects to these requests as overly broad and unduly burdensome insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to these requests (particularly Request No. 1), as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., https://apps.apple.com/us/developer/valve/id495369751. Valve also objects to these requests to the extent they seek production of documents that are protected by attorney-client and work product privileges or otherwise not relevant to the claims

# REQUEST FOR PRODUCTION NO. 3:

these requests.

REPORTS CONCERNING YOUR contemplated, planned, or actual development and/or operation of YOUR APP MARKETPLACE(S), INCLUDING:

- a. , YOUR decision-to build each such APP MARKETPLACE;
- b. YOUR decision to use a particular revenue model in each such APP MARKETPLACE; and
- c. YOUR decision to develop each such APP MARKETPLACE for specific operating systems.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 3:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 1-3, including their subparts, as overly broad in time and in scope, unduly burdensome and not proportional to the needs of the cases. Valve further objects to these requests as overly broad and unduly burdensome insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to these requests (particularly Request No. 1), as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., <a href="https://apps.apple.com/us/developer/valve/id495369751">https://apps.apple.com/us/developer/valve/id495369751</a>. Valve also objects to these requests to the extent they seek production of documents that are protected by attorney-client and work product privileges or otherwise not relevant to the claims

and defenses at issue in the captioned actions. Valve further objects to these requests insofar as they would call for Valve to produce any source code, which is highly confidential and which Valve declines to do. Moreover, Valve objects to these requests to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of these requests.

#### **REQUEST FOR PRODUCTION NO. 4:**

REPORTS CONCERNING comparisons of the number, identity, genre, quality, and/or popularity of APPS available for download from YOUR APP MARKETPLACE(S) and APPS available for download from other APP MARKETPLACE(S) or available on different DEVICES.

#### RESPONSE TO REQUEST FOR PRODUCTION NO. 4:

Subject to and in addition to General Objections, Valve objects to this request to the extent it seeks user-specific information or infringe on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve further objects to this request as massively overbroad and unduly burdensome insofar as it requires Valve to review millions of transactions and data from millions of user accounts. Valve further objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available. Valve further objects to this request as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., <a href="https://apps.apple.com/us/developer/valve/id495369751">https://apps.apple.com/us/developer/valve/id495369751</a>. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims

and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 5:**

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REPORTS sufficient to show the percentage of APPS purchased directly from YOUR APP MARKETPLACE(S) versus the percentage of APPS purchased from third parties, INCLUDING from GAME KEYS.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 5:**

Subject to and in addition to General Objections, Valve objects to this request to the extent it seeks user-specific information or infringe on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve further objects to this request as massively overbroad and unduly burdensome insofar as it requires Valve to review millions of transactions and data from millions of user accounts. Valve further objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available. Valve further objects to this request as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., <a href="https://apps.apple.com/us/developer/valve/id495369751">https://apps.apple.com/us/developer/valve/id495369751</a>. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially

sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 6**

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DOCUMENTS CONCERNING STEAMOS INCLUDING the development of STEAMOS, COMMUNICATIONS about and with DEVICE manufacturers CONCERNING STEAMOS, and REPORTS sufficient to show STEAMOS utilization.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 6:**

Subject to and in addition to General Objections, Valve objects to this request the extent it seeks user-specific information or infringes on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve further objects to this request as massively overbroad and unduly burdensome insofar as it requires Valve to review millions of transactions and data from millions of user accounts. Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Valve further objects to this request insofar as it calls for production of any source code, which Valve declines to do as described above in its General Objections. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

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#### **REQUEST FOR PRODUCTION NO. 7:**

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DOCUMENTS and COMMUNICATIONS CONCERNING the availability and usage of YOUR APP MARKETPLACE(S), INCLUDING STEAM, and YOUR APP(S), INCLUDING STEAM LINK, on DEFENDANT'S iOS operating system, DEFENDANT'S DEVICES, and DEFENDANT'S APP MARKETPLACE, INCLUDING DOCUMENTS and COMMUNICATIONS CONCERNING the publication of STEAM LINK on DEFENDANT'S APP MARKETPLACE as summarized in a June 4, 2018 article, available at https://www.reuters.com/article/us-apple-steam/apple-issues-new-app-store-rules-aimed-at-streaming-pc-based-games-idUSKCN1J034K.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 7:**

Subject to and in addition to General Objections, Valve objects to this request to the extent it seeks user-specific information or infringe on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve further objects to this request as massively overbroad and unduly burdensome insofar as it requires Valve to review millions of transactions and data from millions of user accounts. Valve further objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available at https://store.steampowered.com/steamlink/about/, https://store.steampowered.com/remoteplay and <a href="https://partner.steamgames.com/doc/features/remoteplay">https://partner.steamgames.com/doc/features/remoteplay</a>. Valve further objects to this request as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., <a href="https://apps.apple.com/us/developer/valve/id495369751">https://apps.apple.com/us/developer/valve/id495369751</a>. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought

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contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 8:**

DOCUMENTS and COMMUNICATIONS CONCERNING the development, distribution, and utilization of YOUR APP(S), INCLUDING STEAM LINK, and REPORTS sufficient to show any tendency for consumers to download YOUR APP(S) on any DEVICES.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 8:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to the phrase "tendency for consumers" as used in this request as vague, ambiguous, overbroad, harassing and unduly burdensome. Valve also objects to this request to the extent it seeks user-specific information or infringes on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve further objects to this request as massively overbroad and unduly burdensome insofar as it requires Valve to review millions of transactions and data from millions of user accounts. Valve also objects to these requests as unduly burdensome insofar as they seek information that is publicly available, e.g., at <a href="https://store.steampowered.com/steamlink/about/">https://store.steampowered.com/steamlink/about/</a>, https://store.steampowered.com/remoteplay or https://partner.steamgames.com/doc/ <u>features/remoteplay</u>. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding

party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 9:**

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COMMUNICATIONS CONCERNING whether consumers are willing to purchase a DEVICE with a different operating system or from a different DEVICE manufacturer than they already own and any switching costs they many consider, INCLUDING the value of any APPS previously purchased that the consumer cannot operate on the new DEVICE.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 9:**

Subject to and in addition to General Objections, Valve objects to this request to the extent it seeks user-specific information or infringe on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve further objects to this request as massively overbroad and unduly burdensome insofar as it requires Valve to review millions of transactions and data from millions of user accounts. Valve further objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available at https://steamcommunity.com/games/221410/ announcements/detail/1696055855739350561. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

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#### **REQUEST FOR PRODUCTION NO. 10:**

DOCUMENTS sufficient to show any efforts undertaken by YOU to attract or incentivize APP DEVELOPERS to develop APPS for distribution to YOUR APP MARKETPLACE.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 10:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad in time and in scope. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 11:**

DOCUMENTS created by YOU CONCERNING competition between or among APP MARKETPLACES, INCLUDING any DOCUMENTS describing competition regarding STEAM, YOUR strategy related to actual or potential competitors to STEAM, and YOUR assessment of the market share for STEAM, INCLUDING any analysis performed of any actual or potential competitor to STEAM, such as analysis of any actual or potential competitor's market share, APP pricing, commissions, product design, product functionality, APP promotion, privacy or security policies, and/or APP REVIEW policies or procedures.

#### RESPONSE TO REQUEST FOR PRODUCTION NO. 11:

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seek production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases.

Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 12:**

DOCUMENTS and COMMUNICATIONS CONCERNING any security breaches or privacy concerns relating to YOUR APP MARKETPLACE(S), INCLUDING those reported in an November 11, 2011 BBC News article, available at https://vvww.bbc.com/news/technology-15690187, an May 31, 2018 Vice article available at, https://www.vice.com/en/article/9k8qv5/steam-exploit-left-users- vulnerable-for- 10-years, and an August 9, 2019 Forbes article, available at https://www.forhes.com/site,s/daveywinder/2019/08/09/critical-steam-security-warning-issued-for-72-million-windows-10-gamersi?sh=56130b6e35el.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 12:**

Subject to and in addition to General Objections, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or confidential, business, financial, proprietary, law enforcement, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve further objects to this request on the grounds that it seeks documents protected by attorney-client, work product, common interest and/or litigation privileges. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Valve objects to this request to the extent it infringes on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve objects to this request as overly broad in time and in scope and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the

ordinary course of business. Based on its objections, Valve will not produce documents in response to this request.

#### **REQUEST FOR PRODUCTION NO. 13:**

DOCUMENTS sufficient to show YOUR agreements or contracts with APP DEVELOPERS, INCLUDING any agreements or contracts with EPIC, effective during the period that YOU have operated any APP MARKETPLACE, INCLUDING any contracts, guidelines, or rules setting forth the terms and conditions under which APP DEVELOPERS may distribute APPS through YOUR APP MARKETPLACE(S).

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 13:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available, e.g., on Steam or <a href="www.partner.steamgames.com">www.partner.steamgames.com</a>. Valve further objects to this request to the extent it seeks production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 14:**

DOCUMENTS sufficient to show any annual fee(s) or registration fee(s) paid by APP DEVELOPERS in order to develop and publish APPS in YOUR APP MARKETPLACE(S).

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 14:**

Subject to and in addition to General Objections, Valve objects to this request as overly

broad and unduly burdensome as phrased, and insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available, e.g., on Steam or <a href="www.partner.steamgames.com">www.partner.steamgames.com</a>. Valve further objects to this request to the extent it seeks production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 15:**

DOCUMENTS sufficient to show any commissions and/or transaction fees charged by YOU when a user makes a purchase from YOUR APP MARKETPLACE(S) or from an APP downloaded from the same, INCLUDING:

- a. any commissions and/or transaction fees charged on the sale of APPS or IN-APP PRODUCTS and any exemptions from or limitations on such commissions or fees; and
- b. the impact on any commission rates and/or transaction fees charged by YOU when a user makes a purchase through the use of any discount, virtual currency, or particular payment method, INCLUDING any particular credit card.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 15:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly

available, e.g., on Steam or <a href="www.partner.steamgames.com">www.partner.steamgames.com</a>. Valve further objects to this request to the extent it seeks production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases.

Valve also objects to this request to the extent it seeks user-specific information or infringe on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve further objects to this request as massively overbroad and unduly burdensome insofar as they require Valve to review millions of transactions and data from millions of user accounts. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 16:**

REPORTS CONCERNING YOUR decision to change any commission rates on APPS or IN-APP PRODUCTS distributed through YOUR APP MARKETPLACE(S).

#### RESPONSE TO REQUEST FOR PRODUCTION NO. 16:

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seek production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business

competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

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#### **REQUEST FOR PRODUCTION NO. 17:**

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DOCUMENTS sufficient to show any rules or policies CONCERNING the price at which APPS or IN-APP PRODUCTS may, be offered for, sale in YOUR APP.

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#### MARKETPLACE(S), INCLUDING:

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any requirements that prices end in a specific number (e.g., ".99"); a.

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b. any variations in pricing based on the use of payment methods by consumers (e.g., discounts); and

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any requirements that prices for APPS in YOUR APP MARKETPLACE(S) be c. linked to prices charged for the same APPS in other APP MARKETPLACES other than YOURS (e.g., "most favored nation" requirements).

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### **RESPONSE TO REQUEST FOR PRODUCTION NO. 17:**

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Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available, e.g., on Steam or www.partner.steamgames.com. Valve further objects to this request to the extent it seeks production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 18:**

All DOCUMENTS and REPORTS CONCERNING YOUR decision that "Starting from October 1, 2018 (i.e. revenues prior to that date are not included), when a game makes over \$10 million on Steam, the revenue share for that application will adjust to 75 percent/25 percent on earnings beyond \$10M. At \$50 million, the revenue share will adjust to 80 percent/20 percent on earnings beyond \$50M," as described in a December 18, 2018 blog post, available at, https://www.vice.com/en/article/vbaxkb/fortnite-is-so-popular-it-could-end-steams-decade-long-dominance.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 18:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seek production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 19:**

DOCUMENTS CONCERNING the amount and value of services provided by STEAM to APP consumers, INCLUDING APP REVIEW, store curation and social networking.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 19:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to

provide information in a form other than that kept in the ordinary course of business. Valve also objects to the phrases "the amount and value", unspecified "services provided by STEAM to APP consumers," "store curation" and "social networking" as used in this request as vague, ambiguous, overbroad, unduly burdensome. Valve further objects to this request as overly broad in time and in scope and unduly burdensome insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to these requests as unduly burdensome insofar as they seek information that is publicly available, e.g., at <a href="https://store.steampowered.com/">https://store.steampowered.com/</a> or < also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Valve further objects to this request insofar as it calls for production of any source code, which Valve declines to do as described above in its General Objections. Moreover, Valve objects to these requests to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories

#### **REQUEST FOR PRODUCTION NO. 20:**

DOCUMENTS sufficient to show any marketing, services, assistance, or support YOU provide for APP DEVELOPERS, INCLUDING APP development tools, application programming interfaces ("APIs"), programming tools, technical support, opportunities for testing APPS before they are released to the consumers, marketing, payment processing, refund processing, and security measures.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 20:**

of documents it seeks and to narrow the scope of this request.

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to

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provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available, e.g., on Steam or <a href="www.partner.steamgames.com">www.partner.steamgames.com</a>. Valve further objects to this request to the extent it seeks production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 21:**

DOCUMENTS sufficient to show, for each year since 2010, any costs, you incurred to process payments for purchases of APPS and IN-APP PRODUCTS in YOUR APP MARKETPLACE(S).

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 21:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, particularly insofar as it includes a ten year time frame, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 22:**

DOCUMENTS sufficient to show YOUR policies, practices, and/or procedures for handling and processing payments for the sale of IN-APP PRODUCTS in APPS distributed through YOUR APP MARKETPLACE, INCLUDING DOCUMENTS sufficient to show whether YOU require APPS distributed through YOUR APP MARKETPLACE to use a payment and purchase functionality provided by YOU to facilitate purchases of IN-APP PRODUCTS, and if so, whether YOU have ever departed from such requirement with respect to EPIC APPS or any other APP DEVELOPER'S APPS.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 22:**

Subject to and in addition to General Objections, Valve objects to this request as disjunctive, compound, unintelligible, overly broad in time and in scope and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as it seeks information that is publicly available, e.g., on Steam or <a href="https://www.partner.steamgames.com">www.partner.steamgames.com</a>. Valve also objects to this request to the extent it seeks production of documents are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 23:**

DOCUMENTS, INCLUDING COMMUNICATIONS with EPIC, CONCERNING EPIC's submission of *Fortnite* for distribution through YOUR APP MARKETPLACE.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 23:**

Subject to and in addition to General Objections, Valve objects to this request as seeking

discovery from a non-party that is equally or more readily available through party discovery without imposing burden on a third party, as further described in Valve's General Objection No. 2, which is incorporated here by reference. Valve objects to this request as overly broad insofar as it seeks communications regarding matters not at issue in these cases, e.g., technical communications. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 24:**

DOCUMENTS sufficient to show, for STEAM and any other services that offer access to APPS that YOU offer to U.S. users on any DEVICE:

- a. the dates during which the service was available to U.S. consumers;
- b. for each year that the service was available, the number U.S. consumers who subscribed to or otherwise used it;
- c. the method(s) used to monetize the service, INCLUDING, but not limited to,
   ADVERTISING and subscriptions;
- d. YOUR decision to monetize the service, INCLUDING why YOU chose the monetization strategy YOU did, and whether that strategy changed over time; and
  - e. YOUR annual revenues from the service (by type of monetization, if available).

## RESPONSE TO REQUEST FOR PRODUCTION NO. 24:

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to these requests as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., <a href="https://apps.apple.com/us/developer/valve/id495369751">https://apps.apple.com/us/developer/valve/id495369751</a>. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of

the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Subject to and without waiving the foregoing objections, Valve cannot comply with portions of this request seeking information or documents related to advertising as it does not advertise on Steam or in any Valve games. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 25:**

DOCUMENTS sufficient to describe YOUR efforts to REVIEW APPS made through YOUR APP MARKETPLACE(S) or any other source, INCLUDING:

- a. guidelines, policies, and/or procedures for REVIEWING APPS;
- b. separately by year and operating system, any costs YOU incurred or resources YOU expended in REVIEWING APPS;
- c. the efficacy of any such REVIEW of APPS, INCLUDING the number of instances of MALWARE YOU detected, the number of instances of MALWARE YOUR REVIEW failed to detect, and consumer and APP DEVELOPER COMMUNICATIONS regarding any such REVIEW; and
- d. actual or intended efforts to communicate to users that YOU have REVIEWED such APPS.

#### RESPONSE TO REQUEST FOR PRODUCTION NO. 25:

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seeks production of documents that are protected by attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Valve also objects to this request as unduly burdensome insofar as they seek information that is

publicly available, e.g., on Steam. Moreover, Valve objects to this request to the extent that
many or all of the documents sought contain trade secrets or highly confidential, business,
financial, proprietary, or commercially sensitive information, particularly insofar as such
information is sought by a potential business competitor. Valve invites the propounding party to
meet and confer to identify with specificity the categories of documents it seeks and to narrow

## **REQUEST FOR PRODUCTION NO. 26:**

the scope of this request.

DOCUMENTS describing the organizational structure of, and/or listing personnel working within any division or unit of YOUR business that is responsible for APP distribution and/or YOUR APP MARKETPLACE(S) (INCLUDING APP REVIEW), INCLUDING any organizational charts or employee directories pertaining to such business unit(s) or division(s).

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 26:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as they seek information that is publicly available, e.g., at <a href="www.valvesoftware.com/en/people">www.valvesoftware.com/en/people</a>. Subject to and without waiving the foregoing, Valve cannot comply with this request as it does not maintain organizational charts or employee directories.

#### **REQUEST FOR PRODUCTION NO. 27:**

DOCUMENTS sufficient to show the following per-user averages for consumers associated with YOUR APP MARKETPLACE separately for each year since 2010:

- a. annual spending on APPS and IN-APP PRODUCTS;
- b. annual amounts received by YOU due to ADVERTISING shown to the user;
- c. the portion of annual spending that is attributable to credits, discounts, or virtual currencies, INCLUDING gift cards, promotional codes, or the use of any particular credit card.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 27:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to this request as massively overbroad and unduly burdensome insofar as it requires Valve to review millions of transactions and data from millions of user accounts. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Subject to and without waiving the foregoing objections, Valve cannot comply with portions of this request seeking information or documents related to advertising as it does not advertise on Steam or in any Valve games. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 28:**

REPORTS CONCERNING the existence of MALWARE, INCLUDING any efforts to measure or quantify the number of APPS that contained MALWARE, the number of downloads of APPS that, contained MALWARE and the impact of such MALWARE in:

- a. APPS offered by YOUR APP MARKETPLACE(S); and
- b. APPS offered by APP MARKETPLACES other than YOUR APP MARKETPLACE(S).

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 28:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seek production of documents that are protected by

attorney-client or work product privileges, or documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 29:**

DOCUMENTS sufficient to show, for each NAMED CONSUMER PLAINTIFF:

- a. the number of APPS downloaded by the NAMED CONSUMER PLAINTIFF from YOUR APP MARKETPLACE(S);
- b. for each APP downloaded by the NAMED CONSUMER PLAINTIFF from YOUR APP MARKETPLACE(S):
  - i. the identity of the APP;
  - ii. the date of download;
  - iii. the price paid for the download;
  - iv. the date that any IN-APP PRODUCT associated with the APP was purchased and the price paid for the IN-APP PRODUCT;
  - v. whether the APP uses a third party services for ADVERTISING; and
  - vi. to the extent the APP is available for use on a time-of-use basis, the number of minutes of usage of such APP.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 29:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 29 and 30 as overbroad and unduly burdensome as phrased and insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects insofar as these requests seek user-specific information or infringes on users' privacy or personal information and/or invades any right to privacy under any

1	applicable state or federal law or constitutional provision. Subject to and without waiving its			
2	2 objections, Valve cann	objections, Valve cannot comply with these requests without further identifying information for		
3	3 the persons named in $\epsilon$	the persons named in each request, including email address used on their Steam accounts and		
4	4 Steam ID or account n	Steam ID or account name and (for developers) the name(s) under which each named developer		
5	plaintiff submitted software for distribution via Steam.			
6	REQUEST FOR PRODUCTION NO. 30:			
7	DOCUMENTS sufficient to show, for each NAMED DEVELOPER PLAINTIFF:			
8	8 a. whether	a. whether the NAMED DEVELOPER PLAINTIFF has published APPS on YOUR		
9	APP MARKETPLACE(S);			
10	0 b. any ide	b. any identification or account number associated with the NAMED DEVELOPER		
11	PLAINTIFF; and			
12	c. for each	n APP published by the NAMED DEVELOPER PLAINTIFF on YOUR		
13	APP MARKETPLACE(S):			
14	4   i.	the name of the APP;		
15	5 ii.	the date range during which the APP was available for download on		
16	6	YOUR APP MARKETPLACE(S);		
17	7   iii.	the number of times the APP has been downloaded from YOUR APP		
18	8	MARKETPLACE(S) each year;		
19	9 iv.	the price of the APP and any IN-APP PRODUCT associated with the API		
20	0	on YOUR APP MARKETPLACE(S), INCLUDING any changes to such		
21	1	pricing over time;		
22	2 v.	the total amount of money remitted by YOU to the NAMED		
23	3	DEVELOPER PLAINTIFF for purchases of such APP or associated IN-		
24	4	APP PRODUCT(S);		
25	5 vi.	whether the APP uses any third party service for ADVERTISING; and		
26	6 vii.	to the extent the APP is available for use on a time-of-use basis, the		
27	7	number of minutes of usage of such APP.		
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#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 30:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 29 and 30 as overbroad and unduly burdensome as phrased and insofar as they would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects insofar as these requests seek user-specific information or infringes on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Subject to and without waiving its objections, Valve cannot comply with these requests without further identifying information for the persons named in each request, including email address used on their Steam accounts and Steam ID or account name and (for developers) the name(s) under which each named developer plaintiff submitted software for distribution via Steam.

#### **REQUEST FOR PRODUCTION NO. 31:**

DOCUMENTS (INCLUDING data) sufficient to show, for each month since 2010:

- a. whether EPIC has published APPS on YOUR APP MARKETPLACE(S);
- b. any identification or account number associated with EPIC;
- c. for each APP published by EPIC on YOUR APP MARKETPLACE(S):
  - i. the name of the APP;
  - ii. the date range during which the APP was available for download on YOUR APP MARKETPLACE(S);
  - iii. the number of times the APP has been downloaded from YOUR APP MARKETPLACE(S) each year;
  - iv. the price of the APP and any IN-APP PRODUCT associated with the APP on YOUR APP MARKETPLACE(S), INCLUDING any changes to such pricing over time;
  - v. the total value in U.S. dollars of IN-APP PRODUCTS sold through EPIC APPS downloaded from YOUR APP MARKETPLACE;

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- vi. the total value in U.S. dollars of EPIC APPS downloaded from YOUR APP MARKETPLACE;
- vii. the amount that YOU earned in commissions from each download of any EPIC APP, and the effective commission rate on each such transaction;
- viii. the amount that YOU earned in commissions from each sale of any IN-APP PRODUCT through EPIC APPS, and the effective commission rate on each such transaction:
- ix. whether the APP uses any third party service for ADVERTISING; and
- to the extent the APP is available for use on a time-of-use basis, the Χ. number of minutes of usage of such APP.

#### RESPONSE TO REQUEST FOR PRODUCTION NO. 31:

Subject to and in addition to General Objections, Valve objects to this request insofar as it seeks discovery from a non-party that is equally or more readily available through party discovery without imposing burden on a third party, as further described in Valve's General Objection No. 2, which is incorporated here by reference. Valve objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to this request insofar as it calls for information that is publicly available, e.g., through Steam or through Apple's own examination of Epic's software. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

#### **REQUEST FOR PRODUCTION NO. 32:**

DOCUMENTS (INCLUDING data) sufficient to show, for each month since 2010 for each APP published on YOUR APP MARKETPLACE(S):

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the name of the APP; a.

- b. the date range during which the APP was available for download on YOUR APP MARKETPLACE(S); and
- the price of the APP and any IN-APP PRODUCT associated with the APP on c. YOUR APP MARKETPLACE(S), INCLUDING any changes to such pricing over time.

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 32:**

Subject to and in addition to General Objections, Valve objects to this request as massively overbroad in scope and time and unduly burdensome as there have been tens of thousands of games available on Steam during the requested time period. Valve also objects to this request as overly broad and unduly burdensome insofar as the request requires Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to this request insofar as it calls for information that is publicly available, e.g., through Apple's own review of the Steam store. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases.

#### **REQUEST FOR PRODUCTION NO. 33:**

DOCUMENTS sufficient to show the name of each APP, INCLUDING Counter-Strike, Day of Defeat, Dota, Half-Life, Left 4 Dead, Portal, and Team Fortress, that YOU have published in any APP MARKETPLACE, INCLUDING Google Play, the Samsung Galaxy Store, Android Market, DEFENDANT'S iOS and Mac App Stores, the Amazon Appstore, Amazon Underground, the Microsoft Store for Xbox, Windows Store, and Windows Phone Store, the Epic Games Store, Origin, and other online storefronts distributing games and digital content, and YOUR APP MARKETPLACE(S), and for each such APP:

- the dates daring which, the APR VASS available fora. download by U.S. a., consumers from each APP MARKETPLACE;
- b. for each year that the APP was available, the number of times that the APP was downloaded by U.S. consumers from each PP MARKETPLACE;

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- c. the method(s) used (if any) to monetize the APP, INCLUDING, but not limited to, whether the APP charges for APP downloads, sells IN-APP PRODUCTS, permits use of EXTERNAL PRODUCTS, features ADVERTISING, or uses any other method(s) or some combination of the above;
- d. YOUR decision to monetize the APP, INCLUDING why YOU chose the monetization strategy YOU did, and whether that strategy changed over time;
- e. YOUR annual revenues from APP downloads and IN-APP PRODUCTS attributable to such distribution (by APP and by type of monetization, if available); and
- f. the number of minutes of usage of such APP that took place via a time-based APP MARKETPLACE.

Subject to and in addition to General Objections, Valve objects to this request as overly

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 33:**

broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to this request as vague and ambiguous as to whether "APP MARKETPLACE" as used in this request is limited to digital distribution, and interprets this request to exclude brick and mortar distributors. Valve further objects to this request as overly broad in scope and unduly burdensome insofar as it seeks information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., https://apps.apple.com/us/developer/valve/id495369751. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

# **REQUEST FOR PRODUCTION NO. 34:**

DOCUMENTS sufficient to show the name of each APP (if any) that YOU have made available for direct distribution (i.e., not through an APP MARKETPLACE) to HANDHELD DEVICE users, and for each such APP:

- a. the dates during which the APP was available for direct download to such consumers;
- b. for each year that the APP was available, the number of times that the APP was downloaded by consumers;
- c. the method(s) used (if any) to monetize the APP, INCLUDING, but not limited to, whether the APP charges for APP downloads, sells IN-APP PRODUCTS, permits use of EXTERNAL PRODUCTS, features ADVERTISING, or uses any other method(s) or some combination of the above;
- d. YOUR decision to monetize the APP, INCLUDING why YOU chose the revenue model YOU did and whether that strategy changed over time; and
- e. YOUR annual revenues from APP downloads and IN-APP PRODUCTS attributable to such distribution (by APP and by type of monetization, if available).

#### **RESPONSE TO REQUEST FOR PRODUCTION NO. 34:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 34 and 35 as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to these requests as vague and ambiguous as to whether "direct distribution" as used in these requests is limited to digital distribution, and interprets these requests to exclude brick and mortar distributors. Valve further objects to these requests as overly broad in scope and unduly burdensome insofar as they seek information regarding Valve "APPS" shipped on Apple devices, which information is already in Apple's possession, see, e.g., <a href="https://apps.apple.com/us/developer/valve/id495369751">https://apps.apple.com/us/developer/valve/id495369751</a>. Valve also objects to these requests to the extent they seeks production of documents that are not relevant to the claims and defenses at

# **REQUEST FOR PRODUCTION NO. 35:**

DOCUMENTS sufficient to show the name of each APP (if any) that YOU have made available for direct distribution (i.e., not through an APP MARKETPLACE) to NON-HANDHELD DEVICE users, and for each such APP:

- a. the dates during which the APP was available for direct download to such consumers;
- b. for each year that the APP was available, the number of times that the APP was downloaded by consumers;
- c. the method(s) used (if any) to monetize the APP, INCLUDING, but not limited to, whether the APP charges for APP downloads, sells IN-APP PRODUCTS, permits use of EXTERNAL PRODUCTS, features ADVERTISING, or uses any other method(s) or some combination of the above;
- d. YOUR decision to monetize the APP, INCLUDING why YOU chose the revenue model YOU did, and whether that strategy changed over time; and
- e. YOUR annual revenues from APP downloads and IN-APP PRODUCTS attributable to such distribution (by APP and by type of monetization, if available).

# **RESPONSE TO REQUEST FOR PRODUCTION NO. 35:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 34 and 35 as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve further objects to these requests as vague and ambiguous as to whether "direct

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# **REQUEST FOR PRODUCTION NO. 36:**

DOCUMENTS sufficient to describe YOUR decision to prohibit or allow:

- a. "cross-play" (*i.e.*, the extent to which users of an APP can interact with or play against other users of the APP while on different DEVICES), for any particular APP; and/or
- b. IN-APP PRODUCTS or EXTERNAL PRODUCTS purchased on one DEVICE to be applied to the same APP on another DEVICE.

### RESPONSE TO REQUEST FOR PRODUCTION NO. 36:

of documents it seeks and to narrow the scope of these requests.

Subject to and in addition to General Objections, Valve objects to Request No. 36 as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a

potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

### **REQUEST FOR PRODUCTION NO. 37**

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For each of YOUR APPS, DOCUMENTS sufficient to show the extent to which game progress achieved on one DEVICE can be applied to the same game on another DEVICE.

# **RESPONSE TO REQUEST FOR PRODUCTION NO. 37:**

Subject to and in addition to General Objections, Valve objects to Request No. 37 insofar as it calls for production of any source code, which Valve declines to do as described above in its General Objections. Valve also objects to this request as overly broad and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Valve also objects to this request as unduly burdensome insofar as it seeks information that is publicly available, e.g., through use of Valve's games, which are all readily accessible via Steam, or at https://support.steampowered.com/kb\_article.php?ref=6736-QEIG-8941. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

# **REQUEST FOR PRODUCTION NO. 38:**

ALL COMMUNICATIONS between YOU and any NAMED CONSUMER PLAINTIFF.

# **RESPONSE TO REQUEST FOR PRODUCTION NO. 38:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 38 and

39 as seeking discovery from a non-party that is equally or more readily available through party discovery without imposing burden on a third party, as further described in Valve's General Objection No. 2, which is incorporated here by reference. Valve further objects to these requests as overly broad in time and in scope. Valve also objects to these requests to the extent they seek production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow

# **REQUEST FOR PRODUCTION NO. 39:**

the scope of these requests.

ALL COMMUNICATIONS between YOU and any NAMED DEVELOPER PLAINTIFF.

# **RESPONSE TO REQUEST FOR PRODUCTION NO. 39:**

Subject to and in addition to General Objections, Valve objects to Request Nos. 38 and 39 as seeking discovery from a non-party that is equally or more readily available through party discovery without imposing burden on a third party, as further described in Valve's General Objection No. 2, which is incorporated here by reference. Valve further objects to these requests as overly broad in time and in scope. Valve also objects to these requests to the extent they seek production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of these requests.

### **REQUEST FOR PRODUCTION NO. 40:**

ALL COMMUNICATIONS between YOU and any APP DEVELOPER, INCLUDING EPIC CONCERNING:

- a. the DEFENDANT'S iOS App Store, INCLUDING any guidelines, policies, and procedures for the DEFENDANT'S iOS App Store;
- b. policies, practices, and/or procedures for handling and processing payments for the sale of IN APP PRODUCTS; and

- c. the following ongoing litigation, INCLUDING declarations, anticipated oral testimony, or documentary evidence relating to the same:
  - i. Pepper v. Apple Inc., Case No. 4:11-cv-06714-YGR (N.D. Cal.);
  - ii. Lawrence v. Apple Inc., Case No. 4:19-cv-02852-YGR (N.D. Cal.);
  - iii. Cameron v. Apple Inc., Case No. 419-cv-03074-YGR (N.D. Cal.);
  - iv. Sermons v. Apple Inc., Case No. 4:19-cv-03796-YGR (N.D. Cal.); and
  - v. Epic Games, Inc. v. Apple Inc., Case No. 4:20-cv-05640-YGR (N.D. Cal.).

# **RESPONSE TO REQUEST FOR PRODUCTION NO. 40:**

Subject to and in addition to General Objections, Valve objects to this request as seeking discovery from a non-party that is equally or more readily available through party discovery without imposing burden on a third party, as further described in Valve's General Objection No. 2, which is incorporated here by reference. Valve also objects to this request as overly broad in time and in scope and unduly burdensome insofar as the request purports to require Valve to search for "ALL COMMUNICATIONS" with any developer of the tens of thousands of games available on Steam for multiple topics. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

# **REQUEST FOR PRODUCTION NO. 41:**

ALL COMMUNICATIONS between YOU and any DEVICE manufacturer or telecommunications provider (INCLUDING Verizon Wireless, AT&T Mobility, T-Mobile U.S., or Sprint Corporation) CONCERNING:

- a. the presence or risk of any APPS with MALWARE in any APP
   MARKETPLACE;
  - b. any APPS rejected, removed, or hidden from any APP MARKETPLACE:
- b. any APP DEVELOPER for whom YOU have in any way restricted their/its ability to publish APPS in YOUR APP MARKETPLACE;

- d. any discussion or agreement regarding pre-installation of APPS or APP MARKETPLACES on DEVICES; and
- e. any relationship between the ability to install or use a given APP

  MARKETPLACE on a DEVICE and the attractiveness to consumers of such DEVICE.

# **RESPONSE TO REQUEST FOR PRODUCTION NO. 41:**

Subject to and in addition to General Objections, Valve objects to this request as overly broad in time and in scope and unduly burdensome insofar as the request purports to require Valve to search for "ALL COMMUNICATIONS" with numerous manufacturers and telecommunications providers over several years regarding multiple topics. Valve also objects to this request to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not proportional to the needs of the cases. Moreover, Valve objects to this request to the extent that many or all of the documents sought contain trade secrets or highly confidential, business, financial, proprietary, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve invites the propounding party to meet and confer to identify with specificity the categories of documents it seeks and to narrow the scope of this request.

### **REQUEST FOR PRODUCTION NO. 42:**

ALL COMMUNICATIONS or DOCUMENTS exchanged between YOU and any federal, state, or local governmental entity, either foreign or domestic, INCLUDING any U.S. or state agency, attorney general's office, or congressional committee, CONCERNING any APP MARKETPLACE(S) or the DEFENDANT.

### **RESPONSE TO REQUEST FOR PRODUCTION NO. 42:**

Subject to and in addition to General Objections, Valve objects to Request No. 42 and 43 as overly broad in time and in scope and unduly burdensome, particularly insofar as they seek production of "ALL COMMUNICATIONS or DOCUMENTS." Valve also objects to these requests insofar as they seek information beyond the United States as further described in Valve's General Objection No. 19, which is incorporated here by reference. Valve further objects to these requests to the extent that many or all of the documents sought contain trade

1 secrets or confidential, business, financial, proprietary, law enforcement, or commercially 2 sensitive information, particularly insofar as such information is sought by a potential business 3 competitor. Valve also objects to these requests to the extent it seeks production of documents 4 that are not relevant to the claims and defenses at issue in the captioned actions and are not 5 proportional to the needs of the cases. Valve objects to this request to the extent it calls for user-6 specific information, infringes on users' privacy or personal information and/or invades any right 7 to privacy under any applicable state or federal law or constitutional provision. Valve objects to 8 this request as overly broad in time and in scope and unduly burdensome as phrased, and insofar 9 as it would require Valve to create new documents, information, or analyses that are not kept in 10 the ordinary course of business or to provide information in a form other than that kept in the 11 ordinary course of business. Based on its objections, Valve will not produce documents in

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# **REQUEST FOR PRODUCTION NO. 43:**

response to this request.

Any rulings, judgments, or findings of fact or law made by any federal, state, or local governmental entity, either foreign or domestic, INCLUDING any U.S. or state agency, attorney general's office, or congressional committee, CONCERNING YOUR APP MARKETPLACE(S) and any allegations or suspicion of any anti-competitive conduct or behavior.

# **RESPONSE TO REQUEST FOR PRODUCTION NO. 43:**

Subject to and in addition to General Objections, Valve objects to Request No. 42 and 43 as overly broad in time and in scope and unduly burdensome, particularly insofar as they seek production of "ALL COMMUNICATIONS or DOCUMENTS." Valve also objects to these requests insofar as they seek information beyond the United States as further described in Valve's General Objection No. 19, which is incorporated here by reference. Valve further objects to these requests to the extent that many or all of the documents sought contain trade secrets or confidential, business, financial, proprietary, law enforcement, or commercially sensitive information, particularly insofar as such information is sought by a potential business competitor. Valve also objects to these requests to the extent it seeks production of documents that are not relevant to the claims and defenses at issue in the captioned actions and are not

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proportional to the needs of the cases. Valve objects to this request to the extent it calls for user-specific information, infringes on users' privacy or personal information and/or invades any right to privacy under any applicable state or federal law or constitutional provision. Valve objects to this request as overly broad in time and in scope and unduly burdensome as phrased, and insofar as it would require Valve to create new documents, information, or analyses that are not kept in the ordinary course of business or to provide information in a form other than that kept in the ordinary course of business. Based on its objections, Valve will not produce documents in response to this request.

Dated: December 23, 2020

FOX ROTHSCHILD LLP

By:

Jaemin Chang

At orneys for non-party Valve Corporation

#### **PROOF OF SERVICE**

I am employed in the County of San Francisco, State of California. I am over the age of eighteen years and not a party to this action. My business address is: Fox Rothschild LLP, 345 California Street, Suite 2200, San Francisco, CA 94104-2670.

On the date shown below, I served the following document(s):

NON-PARTY VALVE CORPORATION'S RESPONSE AND OBJECTION TO SUBPOENA TO PRODUCE DOCUMENTS, INFORMATION, OR OBJECTS OR TO PERMIT INSPECTION OF PREMISES IN A CIVIL ACTION ISSUED BY APPLE INC.

on the interested party(ies) in this action as follows:

#### SEE ATTACHED SERVICE LIST

**BY EMAIL:** I electronically served the above document(s) to the email address of the addressee(s) listed above.

I declare under penalty of perjury that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made. Executed on December 23, 2020 at San Francisco, California.

Elisabeth Paulsen

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